## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

LEAH BASSETT, Plaintiff,	) )	
v.	)	
MONICA JENSEN, d/b/a NICA NOELLE; JON BLITT, in his Personal Capacity & d/b/a MILE HIGH MEDIA, ICON MALE, and TRANSSENSUAL; MILE HIGH DISTRIBUTION, INC.; et al. Defendants.	) ) ) )	CIVIL ACTION No. 18-cv-10576-PBS

## DEFENDANT MILE HIGH DISTRIBUTION, INC.'S DISCOVERY RESPONSE

Pursuant to the Court's July 15, 2021 order (Dkt. 254), Defendant Mile High Distribution, Inc. submits the following enclosed materials as Exhibit A:

• Defendant Mile High Distribution, Inc.'s Responses/Objections to Plaintiff Leah Bassett's Interrogatories (Set Three) re Damages

The above responses were served on October 5, 2020. It identifies Suzanne Feghaly in response to Interrogatory No. 1, which requested that Defendant identify the individuals involved in preparing the responses to Plaintiff's Interrogatories and Document Requests (which included requests for the production of Defendant's financial documents). See Exhibit A, pp. 4-5.

Respectfully submitted,

DEFENDANTS MILE HIGH			
DISTRIBUTION, INC. AND JON BLITT			

By their attorneys,

/s/ Gary Jay Kaufman
Gary Jay Kaufman, Esq. Cal. SBN 92759
Noam Reiffman, Esq. Cal SBN 299446
All admitted pro hac vice

DEFENDANTS MILE HIGH DISTRIBUTION, INC., JON BLITT, MONICA JENSEN

By their attorneys,

/s/ Stephen A. Roach Stephen A. Roach, Esq. BBO 542138 Natalie R. Megaloudis, Esq. BBO 648408

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Dated: July 15, 2021

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## CERTIFICATE OF SERVICE

I, Gary Jay Kaufman, Esq., attorney for the Defendants Jon Blitt and Mile High Distribution, Inc., hereby certify that a true copy of this document was filed through the ECF system, and will be sent this date, July 15, 2021, electronically to the registered participants as identified on the Notice of Electronic Filing.

Dated: July 15, 2021	/s/ Gary Jay Kaufman
•	Gary Jay Kaufman